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09/560,723	04/28/2000	Shigeki Watanabe	837.1953/JDH	5245

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EXAMINER

KIM, DAVID S

ART UNIT	PAPER NUMBER
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2633

DATE MAILED: 10/19/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

09/560,723

Applicant(s)

WATANABE, SHIGEKI

Examiner

David S. Kim

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 05 August 2004.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1,3 and 6-18 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1,3 and 6-18 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: _____

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DETAILED ACTION

Claim Objections

1. Applicant's compliance with the objections to the claims in the previous Office Action (Paper No. 14, mailed 05 April 2004) is noted and appreciated. Accordingly, the previous objections are withdrawn.

Claim Rejections - 35 USC § 112

2. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

3. **Claims 1, 14-15, and 17** are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

In particular, notice the following limitation introduced by Applicant's most recent amendment to these claims:

wherein said amplitude modulation is independent of said frequency f_s .

However, Applicant also referred (05 August 2004, p. 6, last full paragraph) to the following portion of the specification as support for this limitation:

"Continuous wave (CW) laser light having a wavelength λ_c is preliminarily oscillated by a ring laser configured by the optical loop 8, and **signal light having a wavelength λ_s and a frequency (bit rate or speed) f_s** is input into the optical loop 8. At this time, four-wave mixing (FWM) employing this signal light as pump light (excitation light) is generated in the nonlinear medium 16, so that the **CW light having the wavelength λ_c is amplitude-modulated by the signal light. The amplitude-modulated CW light includes a component of the fundamental frequency f_s .** Accordingly, by setting the optical path length of the optical loop 8 as mentioned above, **clock pulses having a frequency f_s are generated.**

Thus, clock pulses can be obtained without the need for opto/electric conversion in this preferred embodiment, so that it is possible to provide an all-optical clock

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regenerator not depending on the bit rate, pulse shape, etc. of signal light" (Applicant's specification, p. 10, l. 2-19, emphasis Examiner's).

In contrast to the limitation identified above, this portion of the specification states that said amplitude modulation is performed by the signal light, which has said frequency f_s . It also appears to state that said amplitude modulation is performed at a rate that includes a component of the frequency f_s of this signal light. In view of these observations about the specification, said amplitude is *not independent* of said frequency f_s , but *dependent*. Therefore, the limitation above does not appear to be supported by the specification. Accordingly, claims 1, 14-15, and 17 contain subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

As a remedy, consider the following comments. Broadly speaking, said amplitude modulation is *dependent* on said frequency f_s . More exactly, in a narrower reading of the limitation, the *rate* of said amplitude modulation is *dependent* on said frequency f_s . However, the specification also plainly states, "it is possible to provide an all-optical clock regenerator *not depending* on the bit rate" (p. 10, l. 17-18), possibly suggesting that some *other aspect* of said amplitude modulation is *independent* of the bit rate/frequency f_s . At the very least, the specification supports that *some aspect* of the invention, as a whole, is *independent* of the bit rate/frequency f_s . Explicit incorporation of such an aspect into the claim language of claims 1, 14-15, and 17 is one possible course of action that would likely traverse this rejection.

Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

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5. **Claims 1, 3, 6, and 8-17** are rejected under 35 U.S.C. 103(a) as being unpatentable over Bigo et al. 10/97 ("All-optical fiber signal processing and regeneration for soliton communications") in view of Watanabe (U.S. Patent No. 5,596,667) and Ramaswami et al. (Optical Networks: A Practical Perspective).

Regarding claim 1, Bigo et al. 10/97 discloses:

An optical device (Fig. 9) comprising:

an optical path (path from data input to clock output in Fig. 9) provided between an input port (data input in Fig. 9) to which signal light modulated at a frequency f_s (p. 1215, col. 1, 2nd paragraph) is supplied and an output port (clock output in Fig. 9); and

an optical loop (loop in Fig. 9) optically coupled to said optical path;

said optical loop including:

an optical amplifier (EDFA in loop in Fig. 9) for compensating for a loss in said optical loop so that laser oscillation of a continuous wave having a wavelength λ_c (λ_c in Fig. 9) occurs in said optical loop;

an adjuster (optical delay line in Fig. 9, p. 1215, col. 1, 1st paragraph) for adjusting an optical path length of said optical loop so that said frequency f_s becomes equal to an integral multiple of the reciprocal of a recirculation period of said optical loop;

an optical bandpass filter (filter in loop in Fig. 9) that allows light having said wavelength λ_c only to pass; and

a nonlinear optical medium (p. 1214, col. 2, last paragraph – p. 1215, col. 1, 1st paragraph) for mode-locking said laser oscillation according to said signal light,

wherein said nonlinear optical medium performs amplitude modulation (p. 1220, col. 2, last paragraph) of said continuous wave to obtain light having said wavelength λ_c .

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Bigo et al. 10/97 does not expressly disclose:
wherein said nonlinear optical medium includes an optical fiber, and
said nonlinear optical medium performs said amplitude modulation *by four-wave mixing using said signal light as pump light, and*
wherein said amplitude modulation is independent of said frequency f_s .

However, amplitude modulation performed in a nonlinear optical medium by four-wave mixing using a signal light as pump light is known in the art. Watanabe teaches such amplitude modulation (Watanabe, Fig. 8, col. 8, lines 1-12, col. 9, lines 34-67). At the time the invention was made, it would have been obvious to a person of ordinary skill in the art have the nonlinear optical medium of Bigo et al. 10/97 perform the amplitude modulation of Bigo et al. 10/97 by four-wave mixing using the signal light as pump light. One of ordinary skill in the art would have been motivated to do this since such amplitude modulation is an all-optical process, and “all-optical implementation is attractive because it removes the electronics bottleneck” (Bigo et al. 10/97, p. 1220, col. 2, 1st paragraph under Section V).

Additionally, it is known that the *presence of the effect/influence of four-wave mixing is inherently independent of a signal's modulation frequency f_s .* Ramaswami et al. plainly teaches so (Ramaswami et al., p. 70-71, bridging paragraph). Since said amplitude modulation is performed by four-wave mixing, it follows that the *presence of the effect/influence of said amplitude modulation is also independent of said frequency f_s .* More broadly, said amplitude modulation is independent of said frequency f_s .

Bigo et al. 10/97 still does not expressly disclose:

wherein said nonlinear optical medium includes an optical fiber.

Rather, Bigo et al. 10/97 discloses a variety of nonlinear optical media (SOA's, optical fiber in KFM's and NOLM's and SLALOM's, p. 1215, col. 1, 1st paragraph), each medium

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providing a different option for implementing the optical device. Bigo et al. 10/97 only expressly discusses amplitude modulation in SOA's. Bigo et al. 10/97 does not expressly discuss the types of modulation employed in the other nonlinear optical media options; Bigo et al. 10/97 neither affirms nor denies amplitude modulation in the other nonlinear optical media, which include an optical fiber.

The remaining question is whether or not it would be obvious to perform said amplitude modulation of Watanabe using a nonlinear optical medium that includes an optical fiber. The answer is yes. Watanabe teaches amplitude modulation in a variety of nonlinear optical media (Watanabe, col. 27, lines 53-57) that includes the same variety of nonlinear optical media of Bigo et al. 10/97 (Bigo et al., SOA's, optical fiber). At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to arrange said nonlinear optical medium of Bigo et al. 10/97 in view of Watanabe and Ramaswami et al. to include an optical fiber. One of ordinary skill in the art would have been motivated to do this since "an optical fiber is suitable as a non-linear optical medium" (Watanabe, col. 27, lines 63-64).

Regarding claim 3, Bigo et al. 10/97 in view of Watanabe and Ramaswami et al. discloses:

An optical device according to claim 1, further comprising an optical coupler (50/50 coupler in Fig. 9) for optically coupling said optical path and said optical loop, said optical coupler providing a part of said optical path and a part of said optical loop.

Regarding claim 6, Bigo et al. 10/97 in view of Watanabe and Ramaswami et al. discloses:

An optical device according to claim 1, wherein said nonlinear optical medium comprises a single-mode fiber (Watanabe, col. 28, lines 8-11).

Regarding claim 8, Bigo et al. 10/97 in view of Watanabe and Ramaswami et al. discloses:

An optical device according to claim 6, wherein said nonlinear optical medium has a zero dispersion wavelength substantially equal to the wavelength of said signal light (Watanabe, col. 28, lines 14-16, 45-47).

Regarding claim 9, Bigo et al. 10/97 in view of Watanabe and Ramaswami et al. discloses:

An optical device according to claim 1, further comprising an input optical amplifier (EDFA connected to data input in Fig. 9) optically connected to said input port for amplifying said signal light.

Regarding claim 10, Bigo et al. 10/97 in view of Watanabe and Ramaswami et al. discloses all the limitations of claim 10 except for:

an optical bandpass filter optically connected between said input port and said input optical amplifier and having a passband including a wavelength of said signal light.

However, Bigo et al. 10/97 in view of Watanabe and Ramaswami et al. does teach such a filter used at a different location (filter in Fig. 3, p. 975, col. 2, paragraph after Fig. 3). At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to place another instance of this filter of Bigo et al. 10/97 in view of Watanabe and Ramaswami et al. between said input port and said optical amplifier of the device of Bigo et al. 10/97 in view of Watanabe and Ramaswami et al.. One of ordinary skill in the art would have been motivated to do this "to remove excess amplifier noise" (p. 975, col. 2, paragraph after Fig. 3).

Regarding claim 11, Bigo et al. 10/97 in view of Watanabe and Ramaswami et al. discloses:

An optical device according to claim 1, further comprising an optical bandpass filter (filter connected to clock output in Fig. 9) optically connected to said output port and having a passband including a wavelength of light obtained by said laser oscillation.

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Regarding claim 12, Bigo et al. 10/97 in view of Watanabe and Ramaswami et al.

discloses:

An optical device according to claim 1, further comprising a waveform shaper (NOLM in Fig. 11) optically connected to said output port for performing waveform shaping of said signal light according to an optical clock output from said output port.

Regarding claim 13, Bigo et al. 10/97 in view of Watanabe and Ramaswami et al.

discloses:

An optical device according to claim 12, wherein said waveform shaper comprises a nonlinear optical loop mirror (NOLM in Fig. 11).

Regarding claim 14, claim 14 is a system claim that corresponds largely to the device claim 1. Therefore, the recited means in device claim 1 read on the corresponding means in system claim 14. Claim 14 also includes a limitation absent from claim 1. This limitation is:

an optical fiber transmission line for transmitting signal light modulated at a frequency

f_s .

Bigo et al. 10/97 in view of Watanabe and Ramaswami et al. also discloses such a transmission line (line connected to "1:2 clock recovery" unit in Fig. 11).

Regarding claims 15-16, claims 15-16 are system claims that correspond largely to the device claims 12-13, respectively. Therefore, the recited means in device claims 12-13 read on the corresponding means in system claims 15-16. Claims 15-16 also include limitations absent from claims 12-13. These limitations are also disclosed by Bigo et al. 10/97 in view of Watanabe and Ramaswami et al.:

an optical fiber transmission line (optical fiber link on p. 1216, col. 1, last paragraph) for transmitting signal light; and

at least one optical repeater (amplifier on p. 1216, col. 2, 1st paragraph) arranged along said optical fiber transmission line;

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each of said at least one optical repeater comprising:
an optical clock regenerator (Fig. 9., p. 1216, col. 2, 1st paragraph) for regenerating an optical clock by mode locking of laser oscillation according to said signal light.

Regarding claim 17, claim 17 is a method claim that corresponds to device claim 1. Therefore, the recited means in device claim 1 read on the corresponding steps in method claim 17.

6. **Claims 7 and 18** are rejected under 35 U.S.C. 103(a) as being unpatentable over Bigo et al. 10/97 in view of Watanabe and Ramaswami et al. as applied to claim 1 above, further in view of Watanabe et al. ("Simultaneous wavelength conversion and optical phase conjugation of 200 Gb/s (5x40 Gb/s) WDM signal using a highly nonlinear fiber four-wave mixer").

Regarding claim 7, Bigo et al. 10/97 in view of Watanabe and Ramaswami et al. discloses all the limitations of claim 7 except for:

said nonlinear optical medium comprising a highly nonlinear dispersion shifted fiber.

Watanabe et al. teaches such a nonlinear optical medium (Watanabe et al., p. 1-2). At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to incorporate a highly nonlinear dispersion shifted fiber as the nonlinear optical medium of Bigo et al. 10/97 in view of Watanabe and Ramaswami et al.. One of ordinary skill in the art would have been motivated to do this since doing so would enable one to practice the optical device of Bigo et al. 10/97 in view of Watanabe and Ramaswami et al. with a shorter length of fiber, providing a more compact optical device. Also, a highly nonlinear dispersion shifted fiber can have a higher third-order nonlinear coefficient than ordinary dispersion shifted fiber (Watanabe et al., p. 2, 1st full paragraph). A higher coefficient value leads to higher conversion efficiency (Watanabe et al., p. 1, last paragraph).

Regarding claim 18, Bigo et al. 10/97 in view of Watanabe and Ramaswami et al., further in view of Watanabe et al., discloses:

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An optical device according to claim 7, wherein said nonlinear optical medium has a zero-dispersion wavelength substantially equal to the wavelength of said signal light (Watanabe et al., p. 1, last paragraph).

Response to Arguments

7. Applicant's arguments filed on 05 August 2004 (Paper No. 16) have been fully considered but they are not persuasive. Applicant newly introduced the following limitation into the claims:

wherein said amplitude modulation is independent of said frequency f_s .

Applicant's arguments rely on this limitation to traverse the previous rejections of the claims under 35 U.S.C. 103(a). In response, Examiner provides two sets of rejections. The first set is under 35 U.S.C. 112, first paragraph, since this new limitation does not appear to be supported by the specification; this new limitation appears to claim subject matter that the inventor(s), at the time the application was filed, did not possess. The second set is under 35 U.S.C. 103(a) since this new limitation is an inherent characteristic of the device of Bigo et al. 10/97 in view of Watanabe, as more clearly explained by Ramaswami et al. Accordingly, Applicant's arguments are not persuasive, and Examiner respectfully maintains the standing rejections.

Conclusion

8. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

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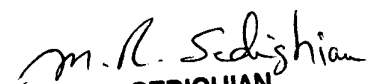
CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to David S. Kim whose telephone number is 571-272-3033. The examiner can normally be reached on Mon.-Fri. 9 AM to 5 PM (EST).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jason Chan can be reached on 571-272-3022. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

DSK


M. R. SEDIGHIAN
PRIMARY EXAMINER